IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

WILL	IE PAUL WHITE, #400882, Plaintiff/Appellant)))
vs.		3:07-CV-0925-D
CITY	OF DALLAS, et al., Defendants/Appellees)))
<u>o</u>	ORDER REGARDING MOTION TO PRO	OCEED IN FORMA PAUPERIS ON APPEAL
hereby ()	finds and orders: The motion for leave to proceed <i>in forma p</i> () The plaintiff is assessed an initial part of plaintiff shall collect this amount from are available, and forward it to the clee () The plaintiff is not assessed an initial provided in 28 U.S.C. § 1915(b)(2). As agency having custody of plaintiff shall	e recommendation of the Magistrate Judge, the Court <i>eauperis</i> on appeal is GRANTED. 28 U.S.C. § 1915. ial appellate filing fee of \$ The agency having custody in the trust fund account or institutional equivalent, when funds of the district court. <i>See</i> 28 U.S.C. § 1915(b)(1). partial appellate filing fee. <i>See</i> 28 U.S.C. § 1915(b)(1). alance of the appellate filing fee, in monthly installments as ofter payment of the initial partial appellate filing fee, if any, the ll deduct 20% of each deposit made to plaintiff's inmate trust Court on a regular basis provided the account exceeds \$10.00.
		ne inmate accounting office or other person(s) or entity with itting to the court the filing fee payments on behalf of inmates, is confined.
(X)	 () The plaintiff is not a pauper. () The plaintiff has not complied with the (X) The plaintiff is barred by "three strikes. () Pursuant to 28 U.S.C. § 1915(a)(3) and not taken in good faith. In support of the Magistrate Judge's Findings and Reconsider See Baugh v. Taylor, 117 F.3d 197, 	e requirements of 28 U.S.C. § 1915(a)(1) or (a)(2). So from proceeding <i>in forma pauperis</i> . 28 U.S.C. § 1915(g). He Fed. R. App. P. 24(a)(3), the court certifies that the appeal is this finding, the court adopts and incorporates by reference the mmendation entered in this case on 202 n.21 (5th Cir. 1997). Based on the Magistrate Judge's eal presents no legal points of arguable merit and is therefore
	CERTIFIES THE APPEAL IS NOT BELOW. () Although this court has certif § 1915(a)(3) and FED. R. APP to Baugh v. Taylor, 117 F. 3d forma pauperis on appeal w Circuit, within 30 days of this Fifth Circuit is calculated bel pauperis the prison authoritie	ORMA PAUPERIS IS DENIED BECAUSE THE COURT TAKEN IN GOOD FAITH, COMPLETE THE SECTION ied that the appeal is not taken in good faith under 28 U.S. C. P. 24(a)(3), the plaintiff may challenge this finding pursuant 197 (5th Cir. 1997), by filing a separate motion to proceed <i>in</i> ith the Clerk of Court, U.S. Court of Appeals for the Fifth order. The cost to file a motion to proceed on appeal with the ow, and if the plaintiff moves to proceed on appeal <i>in forma</i> is will be directed to collect the fees as calculated in this order. Seed an initial partial fee of \$ The agency having

custody of the plaintiff shall collect this amount from the trust fund account or institutional equivalent, when funds are available, and forward it to the clerk of the district court. See 28 U.S.C. § 1915(b)(1).

() The plaintiff is not assessed an initial partial fee. See 28 U.S.C. § 1915(b)(1).

() Thereafter, the plaintiff shall pay \$_____, the balance of the filing fee, in periodic installments. The plaintiff is required to make payments of 20% of the preceding month's income credited to the plaintiff's prison account until plaintiff has paid the total filing fees of \$455.00. The agency having custody of the plaintiff shall collect this amount from the trust fund account or institutional equivalent, when funds are available and when permitted by 28 U.S.C. § 1915(b)(2), and forward it to the clerk of the district court.

If the plaintiff moves to proceed on appeal *in forma pauperis*, the clerk shall mail a copy of this order to the inmate accounting office or other person(s) or entity with responsibility for collecting and remitting to the district court interim filing payments on behalf of prisoners, as designated by the facility in which the prisoner is currently or subsequently confined.

SO ORDERED.

July 3, 2007.

UNITED STATES DISTRICT JUDGE